

**CORRECTION**

## Correction on T-butyl Acetate (TBAC) Article

**CORRECTION:**

Within the TBAC article, the paragraph under "**What does this mean for reporting in Wisconsin? When determining if an air quality permit (construction or operation permit) is needed:**" is incorrect in that it says to include TBAC to determine permit applicability.

Do not include TBAC emissions when determining if you need a permit.

**CLARIFICATION:**

There are a few sections that discuss reporting of TBAC and VOC emissions for the DNR's Air Emissions Inventory or Consolidated Reporting System. The following explains the correct way to count and report VOCs and TBAC emissions to DNR:

When reporting emissions for the DNR's Air Emissions Inventory, you must include any TBAC emissions together with your total VOCs to determine if you are above the 6,000 pound per year reporting threshold for VOCs. If this total, VOCs plus TBAC, is above 6,000 pounds you must report all of those emissions, but the TBAC emissions should be included separate from VOCs in the report.

For example, if you have 5900 pounds of VOCs and 120 pounds of TBAC, then your total emissions are 6020 pounds. You would then report 5900 pounds VOC and 120 pounds TBAC. ❖

**Note from the SBCAAP:**

Please be sure to read this correction along with the article on the front page of the Winter 2006 edition of the Advisor.

We try to give you the most up to date information in this newsletter. At the time the article was written, it reflected the current understanding. Printing and mailing delays resulted in an article that was obsolete before it made it to your desk.

We apologize for any confusion this may have caused.